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11 Attorneys for Plaintiff and Counter-Defendant,
12 CAROLINA CASUALTY INSURANCE COMPANY

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15 UNITED STATES DISTRICT COURT
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17 CENTRAL DISTRICT OF CALIFORNIA- WESTERN DISTRICT

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20 CAROLINA CASUALTY
21 INSURANCE COMPANY

22 Plaintiff,

23 v.

24 DE CASTRO, WEST, CHODOROW,
25 MENDLER & GLICKFELD, INC.;
CONTINENTAL CASUALTY
COMPANY; FIRST SPECIALTY
INSURANCE COMPANY;
INTERSTATE FIRE AND CASUALTY
INSURANCE COMPANY

26 Defendants.

27 Case No. 2:23-cv-02674-MEMF (ASx)

28 JOINT NOTICE OF SETTLEMENT
AND REQUEST TO TAKE MOTION
TO DISMISS OFF CALENDAR

29
30 INTERSTATE FIRE AND CASUALTY
31 COMPANY,

32 Counterclaim Plaintiff,

33 v.

34
35 CAROLINA CASUALTY
36 INSURANCE COMPANY

37 Counterclaim Defendant.

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1 TO THE COURT, ALL PARTIES AND THEIR COUNSEL OF RECORD:

2 PLEASE TAKE NOTICE THAT the Parties have reached a settlement in
3 principle of the Complaint and Counterclaim filed in this action. The Parties are
4 preparing the terms for a formal settlement agreement. The terms of the settlement
5 agreement will require certain acts which are to take place within the next sixty (60)
6 days. When the acts set forth in the settlement agreement are complete, the Parties
7 will file a joint Request for Dismissal of this entire action pursuant to Federal Rule
8 of Civil Procedure 41.

9 Defendant, De Castro West, hereby requests that the Court take its Motion to
10 Dismiss or Stay which is set for a hearing on November 30, 2023, off calendar.

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12 Respectfully Submitted,

13 DATED: October 17, 2023

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15 **SELMAN LEICHENGER EDSON**
16 **HSU NEWMAN & MOORE, LLP**

17 By: /s/ Laura R. Ramos
18 **ELDON S. EDSON**
19 **LAURA R. RAMOS**
20 Attorneys for Plaintiff and Counter-
21 Defendant
22 **CAROLINA CASUALTY**
23 **INSURANCE COMPANY**

24 Dated: October 17, 2023

25 **BARNES & THORNBURG LLP**

26 By: /s/ Joshua Rosenberg
27 **DAVID E. WOOD**
28 **JOSHUA B. ROSENBERG**
Attorneys for Defendant
DE CASTRO, WEST, CHODOROW,
MENDLER & GLICKFELD, INC.

Selman Leichenger Edson
Hsu Newman & Moore LLP
ATTORNEYS AT LAW

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Selman Leichenger Edson
Hsu Newman & Moore LLP
ATTORNEYS AT LAW

Dated: October 17, 2023

**MOUND COTTON WOLLAN &
GREENGRASS LLP**

By: /s/ Kenneth Labbate
KENNETH M. LABBATE
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GARY A. BARRERA
Attorneys for Defendant,
CONTINENTAL CASUALTY
COMPANY

DATED: October 17, 2023

**CHARLSTON, REVICH, HARRIS &
HOFFMAN, LLP**

By: /s/ Jeffrey Charlston
JEFFREY A. CHARLSTON
Attorneys for Defendant,
SWISS RE CORPORATE
SOLUTIONS CAPACITY
INSURANCE CORPORATION,
f/k/a FIRST SPECIALTY
INSURANCE CORPORATION

DATED: October 17, 2023

**WALKER WILCOX MATOUSEK,
LLP**

By: /s/ Ryan Rodman
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Admitted Pro Hac Vice
Attorneys for Defendant,
SWISS RE CORPORATE
SOLUTIONS CAPACITY
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INSURANCE CORPORATION

1
2 DATED: October 17, 2023
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DYKEMA GOSSETT PLLC

10 By: /s/ Brent Olson
11 CORY L. WEBSTER
12 BRENT H. OLSON (ADMITTED
13 PRO HAC VICE)
14 Attorneys for Defendant and
15 Counterclaimant
16 INTERSTATE FIRE &
17 CASUALTY COMPANY
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I, Laura R. Ramos, as the EFC user and filer of this document, attest that
concurrence in the filing of this document has been obtained from all parties.

12 DATE: October 17, 2023
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/s/ Laura R. Ramos

Selman Leichenger Edson
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ATTORNEYS AT LAW